

Appendix.

Section 517, New York Code of Criminal Procedure.

"§ 517. In what cases an appeal may be taken by defendant,

An appeal to the supreme court may be taken by the defendant from the judgment on a conviction after indictment, except that when the judgment is of death, the appeal must be taken direct to the court of appeals, * * * ."

Section 520, New York Code of Criminal Procedure.

" § 520. Appeal, a matter of right; one appeal; how taken.

All appeals, provided for by this chapter may be taken as a matter of right. Every person convicted in a criminal action or proceeding shall have the right to have such judgment of conviction or order reviewed on appeal by an appellate tribunal as herein provided, but there shall be only one such appeal and the decision of the appellate court shall be final, and no appeal shall lie from that court to any other court except as hereinafter provided:

1. In the City of New York such appeals shall be taken as follows: * * * from a conviction by the court of general sessions of the County of New York or by a county court within said city * * * except where the penalty is death, to the Appellate Division of the Supreme Court * * *.

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3. Where an appeal has been taken and has been decided by any of the appellate tribunals referred to, a further right of appeal to the court of appeals shall lie as hereinafter prescribed, but not otherwise. If a judge of the court of appeals or a justice of the Appellate Division of the Supreme Court * * * certifies that a question of law is involved which ought to be reviewed by the court of appeals, then a further appeal on such question of law may be taken to the court of appeals.

4. * * *."